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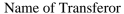
UNITED STATES BANKRUPTCY COURT District of Delaware

In re FTX Trading Ltd., et al., Debtors

Chapter 11
Case No. 22-11068
(Jointly Administered)

TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2), Fed. R. Bankr. P., of the transfer, other than for security, of the claim referenced in this evidence and notice.





Name of Transferee

Phoenix Digital LLC Attn: Tian Zeng

Email: tzeng@nirvana-cap.com

42 W 33rd St, 27B New York, NY 10001

An undivided interest in 100% of Seller's right, title, interest and obligations to the following claims:

Schedule No. /	Creditor	Amount(s)	Debtor	Case No.
Customer	Name			
Code				
Schedule No.	Name on	USD[10095.00000000000000000]	FTX	22-11068
8113143	File		Trading	
on Schedule F			Ltd. (West	
Attachment F-			Realm	
9			Shires	
			Services	
			Inc)	

I declare under penalty of perjury that the information provided in this notice is true and correct to the best of my knowledge and belief.

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Date: Dec 11th, 2023

TRANSFEREE [BUYER]

tian Zung

By

Name: Tian Zeng Title: Founder

Penalty for making a false statement: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. \$\$ 152 & 3571.

PRIME CLERK IS NOW KROLL RESTRUCTURING ADMINISTRATION. ALL PRIME CLERK URLS AND EMAIL ADDRESSES ARE



Creditor Data Details - Claim # 77708

Creditor

Name on file Address on file

Debtor Name

West Realm Shires Services Inc.

Date Filed

09/28/2023

Claim Number

77708

Schedule Number

5466389

Confirmation ID

3265-70-FDDPO-088795979

Claim Amounts

Claim Nature	Schedule Amount	C*U*D*	Asserted Claim Amount	C*U*F*	Current Claim Value	Claim Status
General						
Unsecured						
Priority						
Secured						
503(b)(9) Admin						
Priority						
Admin Priority						
Total	\$0.00				\$0.00	

^{*}C=Contingent, U=Unliquidated, D=Disputed, F=Foreign

Claim Additional Info

Туре	Name	Quantity
FIAT	USD	10095.0

Kroll Restructuring Administration (formerly known as Prime Clerk) maintains the website for the public's convenience and for general informational purposes only. Anyone using this website is cautioned NOT to rely on any information contained on this Website, and any user of this website should not take or refrain from taking any action based upon anything included or not included on this website. We are not a law firm or a substitute for an attorney or law firm. Users of this website may want to seek legal counsel on the particular facts and circumstances at issue. All search results provided through this website are qualified in their entirety by the official register of claims and the Schedules of Assets and Liabilities ("Schedules") and Statements of Financial Affairs ("Statements") filed in the bankruptcy case/s of the Debtor/s. Nothing contained on this Site or in the Debtors' Schedules and Statements shall constitute an admission or a waiver of any of the Debtors' rights to assert claims or defenses. Any failure by a Debtor to designate a claim listed on the Schedules as "disputed", "contingent", or "unliquidated" does not constitute an admission that such amounts are not "disputed", "contingent", or "unliquidated." For the avoidance of doubt, listing a claim on Schedule D as "secured," on Schedule E as "priority," on Schedule F as "non-priority," or listing a contract or lease on Schedule G as "executory" or "unexpired," does not constitute an admission by the Debtors of the legal rights of the claimant, or a waiver of the Debtors' right to recharacterize or reclassify such claim or contract. Each Debtor reserves the right to amend their Schedules and Statements as necessary or appropriate. Debtors further reserve the right to dispute, on any grounds, or to assert offsets or defenses to, any claim reflected on their Schedules or filed against a Debtor, including objecting to the amount, liability, classification or priority of such claim, or to otherwise subsequently designate any claim as "disputed," "contingent" or "unliquidated."

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DEADLINE TO OBJECT TO TRANSFER

The all	eged	transfero	r of tl	ne clai	m is	hereby	notifie	d that	objections	must be	filed	with t	he co	urt w	ithin
twenty	one ((21) days	of th	ne mai	ling	of this	notice.	If no	objection	is timely	recei	ved by	y the	court	, the
transfe	ree wi	ill be sub	stitute	ed as th	ne ori	ginal c	laimant	witho	ut further	order of t	he cou	ırt.			

Date:		
	Clerk of the Court	

Identity of Transferor

Transferee has in its possession an Evidence of Transfer signed by the Transferor.

To protect the identity of the Transferor, Transferee has not disclosed the Transferor's name or address, and has not attached the signed Evidence of Transfer to this Notice of Transfer of Claim.

Upon written request, Transferee is prepared to provide a copy of the signed Evidence of Transfer to the Bankruptcy Court, the Debtors, and appropriate professionals.

Customer Claim	Form			
FTX Details				
FTX Email	FTX AccountID	Scheduled ID	FTX Debtor	
	15409896	221106805466389		

You have been redirected from FTX website. Please check your scheduled information below.

If you do NOT agree with any of 1) the amount or quantity of fiat, coins or NFT; 2) the FTX Exchange against whom the Customer Claim is asserted; or 3) the type or nature of the Customer Claim set forth below, assert the quantity of fiat or coins you held as of the date the case was filed in the rightmost column of the below charts.

You will also have an opportunity to add any NFTs not listed. Only complete this section where you DISAGREE with the component of your Scheduled Customer Claim. You will also have an opportunity to assert a Customer Claim arising out of or related to any other investment or trading activity.

Schedule	
F-3	
Debtor West Realm Shires Services Inc. has listed your claim on Undetermined amount. If you disagree with your holdings of coin	
proof of claim or be forever barred from recovery other than as lis	ted in the Schedules.

Provide Information About the Customer Claim as of the Date the Case was Filed (as of November 11, 2022). Please identify the FTX Exchange with respect to where the below cryptocurrency and fiat in Question 7 is held. If you have accounts at more than one FTX Exchange, please file one proof of claim per FTX Exchange. Each such Customer Entitlement Claim pursuant to Question 7 below shall be deemed to have been filed as an identical Customer Entitlement Claim in the same amount against all other Debtors. Accordingly, you do not need to file separate proofs of claim against

Claim Information
Who is the current Creditor? Name of the current creditor (the person or entity to be paid for this claim)
Is the current Creditor an Individual?
First Name
Middle Name
Last Name
Other names the creditor used with the debtor (if any)
Do you know the creditor's FTX customer main account
number?
FTX customer main account number:
15409896
Do you know the creditor's FTX customer email address that was used at sign up? O No
FTX customer email address used at account sign up:
2. Has this claim been acquired from someone else?

3. Where should notices and payments to the creditor be sent? [Federal Rule of Bankruptcy Procedure (FRBP) 2002(g)]

EVIDENCE OF TRANSFER OF CLAIM TO THE DEBTOR AND THE BANKRUPTCY COURT:

For value received, the sufficiency of which is hereby acknowledged, ("Seller") hereby unconditionally and irrevocably sells, transfers, and assigns to [Phoenix Digital LLC] ("Purchaser") all of Seller's right, title, and interest in and to **Proof of Claim No.[3265-70-FDDPO-088795979] associated with UID of: [8113143]** (the "Proof of Claim") filed against West Real Shires Services (the "Debtor") In re FTX Trading Ltd. (Case No. 22-bk-11068) pending in the United States Bankruptcy Court for the District of Delaware (the "Bankruptcy Court").

Seller hereby waives any objection to the transfer of the Proof of Claim on the books and records of the Debtor and the Bankruptcy Court, and hereby waives any notice or right to a hearing as may be imposed by Federal Rule of Bankruptcy Procedure 3001, the Bankruptcy Code, or other applicable law.

Seller acknowledges, and hereby stipulates, that an order of the Bankruptcy Court may be entered without further notice to Seller transferring the Proof of Claim to Purchaser and recognizing Purchaser as the sole owner and holder of such claim.

IN WITNESS WHEREOF, this Evidence of Transfer of Claim is executed on

Signature:
Name:
Date: Dec 11th, 2023